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FIII	in this information to ident	tify your case:		
Uni	ted States Bankruptcy Court	for the:		
NO	RTHERN DISTRICT OF ILLI	INOIS, EASTERN DIVISION		
Ca	se number (if known)	Chapte	· 11	
				☐ Check if this an amended filing
V (ore space is needed, attach	ion for Non-Individuals F h a separate sheet to this form. On the top of any a separate document, Instructions for Bankrupto	additional pages, write the debtor	r's name and the case number (if
1.	Debtor's name	Brongus Inc.		
	All other names debtor used in the last 8 years	Brongus Inc.		
	All other names debtor	Brongus Inc.		
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and	Brongus Inc. 46-3169167		
3.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names Debtor's federal Employer Identification		Mailing address, if di business	fferent from principal place of
3.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names Debtor's federal Employer Identification Number (EIN)	46-3169167		fferent from principal place of
3.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names Debtor's federal Employer Identification Number (EIN)	46-3169167 Principal place of business 1699 Wall Street Suite 210	business	reet, City, State & ZIP Code
1. 2. 3.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names Debtor's federal Employer Identification Number (EIN)	46-3169167 Principal place of business 1699 Wall Street Suite 210 Mount Prospect, IL 60056	P.O. Box, Number, Str	

☐ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))

☐ Partnership (excluding LLP)

☐ Other. Specify:

Debtor's website (URL)

Type of debtor

5.

6.

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Debt	Brongao mo.		Case	number (if known)	
	Name				
7.	Describe debtor's business	Health Care Busine Single Asset Real Railroad (as define Stockbroker (as de	ess (as defined in 11 U.S.C. § 101(27A)) Estate (as defined in 11 U.S.C. § 101(51B) d in 11 U.S.C. § 101(44)) fined in 11 U.S.C. § 101(53A)) (as defined in 11 U.S.C. § 101(6)) defined in 11 U.S.C. § 781(3))))	
		B. Check all that apply			
		☐ Tax-exempt entity (a☐ Investment compa	s described in 26 U.S.C. §501) ny, including hedge fund or pooled investor (as defined in 15 U.S.C. §80b-2(a)(11))	nent vehicle (as defined in 15 U.S.C. §80a	-3)
			can Industry Classification System) 4-digit gov/four-digit-national-association-naics-co		
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11. Check	The debtor is a small business debtor as noncontingent liquidated debts (excludir \$3,024,725. If this sub-box is selected, a operations, cash-flow statement, and feexist, follow the procedure in 11 U.S.C. The debtor is a debtor as defined in 11 debts (excluding debts owed to insiders proceed under Subchapter V of Chap balance sheet, statement of operations, any of these documents do not exist, fol A plan is being filed with this petition. Acceptances of the plan were solicited paccordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic rep Exchange Commission according to § 1 Attachment to Voluntary Petition for Nor (Official Form 201A) with this form.	s defined in 11 U.S.C. § 101(51D), and its g debts owed to insiders or affiliates) are I attach the most recent balance sheet, state deral income tax return or if any of these d § 1116(1)(B). J.S.C. § 1182(1), its aggregate nonconting or affiliates) are less than \$7,500,000, and ter 11. If this sub-box is selected, attach the cash-flow statement, and federal income to low the procedure in 11 U.S.C. § 1116(1)(I) prepetition from one or more classes of cresports (for example, 10K and 10Q) with the 3 or 15(d) of the Securities Exchange Act of 1-Individuals Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filing for Bankruptcy under Caste din the Securities Exchange Act of 1934 Filin	ess than ement of ocuments do not lent liquidated it chooses to be most recent ax return, or if B). ditors, in Securities and of 1934. File the hapter 11
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8	No. ☐ Yes.			
	years? If more than 2 cases, attach a separate list.	District	When When	Case number Case number	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	⊠ No □ Yes.			
	List all cases. If more than 1, attach a separate list	Debtor District	When	Relationship Case number, if known	

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Debt	or Brongus Inc.			Case number (if known	n)			
	Name							
11.	Why is the case filed in	Check al	Check all that apply:					
	this district?			oal place of business, or principal assets or for a longer part of such 180 days thar				
		☐ A I	bankruptcy case concerning deb	tor's affiliate, general partner, or partners	ship is pending in this district.			
12.	Does the debtor own or	⊠ No						
	have possession of any real property or personal	Yes.	Answer below for each property	y that needs immediate attention. Attach	additional sheets if needed.			
	property that needs immediate attention?		Why does the property need	immediate attention? (Check all that a	oply.)			
			☐ It poses or is alleged to pos	e a threat of imminent and identifiable ha	azard to public health or safety.			
			What is the hazard?					
			☐ It needs to be physically see	cured or protected from the weather.				
				s or assets that could quickly deteriorate neat, dairy, produce, or securities-related	or lose value without attention (for example, lassets or other options).			
			Other					
			Where is the property?					
				Number, Street, City, State & ZIP Code				
			Is the property insured?					
			□ No					
			☐ Yes. Insurance agency					
			Contact name					
			Phone					
	Statistical and admi	nistrative i	nformation					
13.	Debtor's estimation of	. C	Check one:					
	available funds		☐ Funds will be available for dist	ribution to unsecured creditors.				
		۵	☑ After any administrative expen	ses are paid, no funds will be available t	o unsecured creditors.			
14.	Estimated number of	☑ 1-49		<u> </u>	<u> </u>			
	creditors	☐ 50-99 ☐ 100-1		☐ 5001-10,000 ☐ 10,001-25,000	☐ 50,001-100,000 ☐ More than100,000			
		200-9			□ Wore than 100,000			
15.	Estimated Assets	⊠ \$0 - \$	•	\$1,000,001 - \$10 million	\$500,000,001 - \$1 billion			
			01 - \$100,000 001 - \$500,000	☐ \$10,000,001 - \$50 million ☐ \$50,000,001 - \$100 million	\$1,000,000,001 - \$10 billion \$10,000,000,001 - \$50 billion			
			001 - \$1 million	\$100,000,001 - \$500 million	☐ More than \$50 billion			
16.	Estimated liabilities	□ \$0 - \$		\$1,000,001 - \$10 million	\$500,000,001 - \$1 billion			
			001 - \$100,000 001 - \$500,000	☐ \$10,000,001 - \$50 million ☐ \$50,000,001 - \$100 million	☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion			
			001 - \$1 million	□ \$100,000,001 - \$500 million	☐ More than \$50 billion			

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Debtor	Brongus Inc.	Document	————	Case number (if known)		
	Request for Relief, D	eclaration, and Signatures				
VARNIN	G Bankruptcy fraud is imprisonment for u	s a serious crime. Making a false statement in c p to 20 years, or both. 18 U.S.C. §§ 152, 1341,	onnection with a 1519, and 3571.	bankruptcy case can result in fines up to \$500,000 or		
7. Declaration and signature of authorized representative of debtor		The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct.				
	X	March 27, 2024 MM / DD / YYYY	tor	Denis Dragovic Printed name		
8. Signa	ature of attorney X	/s/ Paul M. Bach Signature of attorney for debtor Paul M. Bach Printed name Bach Law Offices Firm name P.O. Box 1285 Northbrook, IL 60065 Number, Street, City, State & ZIP Code		Date March 27, 2024 MM / DD / YYYY		
		Contact phone	Email address	_paul@bachoffices.com		

Bar number and State

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Fill in this information to identify the case:				
Debtor name Brongus Inc.				
United States Bankruptcy Court for the:	NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION	☐ Check if this is an		
Case number (if known):		amended filing		

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	nt, or lf the claim is fully unsecured, fill in only unsecured, fill in total claim amount		ınt and deduction for	
		contracts)		partially secured	of collateral or setoff	Cilocourou ciumi	
American Express Box 0001 Los Angeles, CA 90096-0001		Credit card purchases	Disputed			\$26,246.41	
Associated Bank 200 North Adams Street Green Bay, WI 54307-9006		Business Assets	Disputed	\$74,786.74	\$10,000.00	\$74,786.74	
Chase Bank PO Box 15298 Wilmington, DE 19850			Disputed			\$87,985.48	
Huntington National Bank PO Bach 182387 Columbus, OH 43218		Business Assets	Disputed	\$79,957.64	\$10,000.00	\$79,957.64	
Huntington National Bank PO Bach 182387 Columbus, OH 43218						\$774.34	
JPMorgan Chase Bank, N.A. 212 Park Avenue New York, NY 10017		Business Assets		\$25,415.25	\$10,000.00	\$15,415.25	
WebBank 215 S. State Street Suite 100 Salt Lake City, UT 84111			Disputed			\$22,900.00	

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United States Bankruptcy Court Northern District of Illinois, Eastern Division

In re	Brongus Inc.			Case No.	
		I	Debtor(s)	Chapter	11
Followi	LIST ng is the list of the Debtor's equity security hol	-	ECURITY HOLDERS red in accordance with rule 1		or filing in this Chapter 11 Case
	and last known address or place of ess of holder	Security Class	Number of Securities	k	Kind of Interest
770 Pe	Dragovic earson aines, IL 60016	Common	100%		
DECL	ARATION UNDER PENALTY OF	F PERJURY ON	N BEHALF OF CORF	ORATIO	ON OR PARTNERSHIP
the for	I, the President of the corporation nategoing List of Equity Security Holder			•	
Date	March 27, 2024	Signa	ture /s/ Denis Dragovic Denis Dragovic		

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

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B2030 (Form 2030) (12/15)

United States Bankruptcy Court Northern District of Illinois, Eastern Division

In re	Brongus Inc.		Case No.	
		Debtor(s)	Chapter	11
	DISCLOSURE OF COMPENSATI	ON OF ATTORNE	Y FOR DE	EBTOR(S)
I	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certificated to me within one year before the filing of the petition in bank pehalf of the debtor(s) in contemplation of or in connection with the	cruptcy, or agreed to be paid	to me, for serv	ned debtor(s) and that compensation rices rendered or to be rendered on
	FLAT FEE			
	For legal services, I have agreed to accept		\$	<u> </u>
	Prior to the filing of this statement I have received			
	Balance Due		\$	~
	X RETAINER			
	For legal services, I have agreed to accept and received a reta	ainer of	\$	4,900.00
	The undersigned shall bill against the retainer at an hourly ra [Or attach firm hourly rate schedule.] Debtor(s) have agreed fees and expenses exceeding the amount of the retainer.		\$	425.00
2.	The source of the compensation paid to me was:			
	Debtor Other (specify):			
3.	The source of compensation to be paid to me is:			
	Debtor Other (specify):			
4.	☑ I have not agreed to share the above-disclosed compensation.	with any other person unless	s they are mem	bers and associates of my law firm.
	I have agreed to share the above-disclosed compensation with of the agreement, together with a list of the names of the peop	a person or persons who are	not members o	or associates of my law firm. A conv
5.	In return for the above-disclosed fee, I have agreed to render lega	l service for all aspects of th	ne bankruptcy c	ease, including:
ł	Representation of the debtor in adversary proceedings and other [Other provisions as needed]	er contested bankruptcy mad	tters;	
6. I	By agreement with the debtor(s), the above-disclosed fee does not	t include the following servi	ce:	
	CERT	TFICATION		
bankr	certify that the foregoing is a complete statement of any agreeme uptcy proceeding.	ent or arrangement for payment	ent to me for re	presentation of the debtor(s) in this
	March 27, 2024	/s/ P/au/Mf. Bach		
D	ate	Paul M. Bach Signature of Attorney		
		Bach Law Offices		
		P.O. Box 1285 Northbrook, IL 60065		
	***************************************	Fax:		
		paul@bachoffices.com		
		Name of law firm		

BACH LAW OFFICES

Penelope N. Bach

Paul M. Bach

Chapter 11 Retainer Agreement

Dated: February 27, 2024

Brongus, Inc. 1699 Wall Street, Unit 210 Mount Prospect, Illinois 60056

Re: Chapter 11 Bankruptcy Representation

Dear Denis Dragovic:

Bach Law Offices, Inc. ("We" or the "Firm") is honored that you have selected us to represent Brongus, Inc. ("Client") as insolvency and bankruptcy counsel. Our objective is to provide high quality legal services to Brongus, Inc. at a fair and reasonable cost. This letter ("Agreement") outlines the basis upon which we will provide legal services to Brongus, Inc., and confirms our understanding with respect to payment of legal fees, costs and expenses incurred with such representation. We apologize for the formality of this agreement, but we believe that it is important for you to have a clear understanding of our policies regarding legal fees and costs from the beginning of our relationship. Moreover, many of the provisions of this letter are required or recommended by the Illinois State Bar and the Illinois Rules of Professional Responsibility.

- 1. Scope of Services; Client Duties. Brongus, Inc. is hiring us as attorneys to represent them as bankruptcy counsel in a Chapter 11 case. We will keep you informed of the progress of the case and will be available to you to answer any questions you might have. If at any time you determine that Brongus, Inc. needs to file a Chapter 7 bankruptcy case instead of the Chapter 11 case, the parties will need to execute a new fee agreement setting forth the terms of such representation. If you elect to convert the Chapter 11 case to a Chapter 7 case, then we shall be under no duty to prepare and file the necessary court papers until the new fee agreement has been signed and the agreed upon fees paid.
- 2. Assumptions under this agreement.
 - You have provided all requested information.
 - b. You have provided complete and accurate information.
 - c. Your circumstances, especially your current monthly income (as defined by the Bankruptcy Code) does not substantially change prior to the filing of the case.
 - d. You will provide all requested documents within 15 days of the date of this Agreement.
- 3. Retainer. For us to begin our representation, you agree to forward a retainer in the total amount \$6,738.00. The total \$6,738.00 of the retainer is due prior to the Chapter 11 being filed. This retainer will be deposited in our



Paul M. Bach

attorney business account but we may use these funds, up to the full \$6,738.00 to pay our fees and costs, subject to Court approval of any fees or costs incurred after your case is filed.

Under the 2007 Illinois Supreme Court case of Dowling v. Chicago Options Assoc., Inc. we are required to make certain disclosures to you about the retainer you would be paying pursuant to the above paragraph. The retainer is called an "Advanced Payment" Retainer. The Advance Payment Retainer means that the payments made by Client to Attorney are present payment to us in exchange for our commitment to provide legal services to you in the future. The fees paid by the Client will be deposited in our business account and not in our trust account. This means that we own the fees immediately upon payment. If our representation of Client ends before the retainer is exhausted, the retainer is subject to refund to you pursuant to the Illinois Rule of Professional Conduct.

Any unused portion of the retainer at the conclusion of our representation will be refunded to Brongus, Inc. or the party who advanced it.

4. Legal Fees and Billing Practices. Professional fees charged reflect a number of factors, including the number of attorney hours incurred, the relative experience of the attorney(s) performing the services, the difficulty of the matter, and the results obtained for the client. Our professional fees are determined by multiplying the actual number of hours incurred by the hourly billing rate. From time to time, our hourly billing rates will change. We will notify you of any changes in the firm's hourly rate structure. Our minimum billing unit is one-tenth of an hour, and services will be recorded and billed in tenths of an hour increments.

We will charge Brongus, Inc. for all activities undertaken in providing legal services to Brongus, Inc. under this Agreement, including but not limited to the following: conferences, including preparation and participation; preparation and review of correspondence, email and other documents; legal research and analysis; court and other appearances, including preparation and participation; and communications, including email, telephone, facsimile, in-person and other communications with you, other attorneys or persons involved with this matter, governmental agencies and any other party or person contact with whom is advisable for our representation. The legal personnel assigned to this matter may confer among themselves about the matter, as required. When they do confer, each will charge for the time expended. If more than one of our legal personnel attends a meeting, court hearing or other proceeding, each will charge for the time spent only if it is necessary in our judgment to have two or more personnel at the meeting, hearing or proceeding. We charge for waiting and portal-to-portal travel time, both local and out of town.

Currently our hourly rates range from \$125.00 per hour for paralegals/legal assistants to \$425.00 for lawyers. Brongus, Inc. agrees to pay our fees and costs based upon our then prevailing hourly rates and charges at the time the services are rendered.

You hereby authorize the secure destruction of your file seven years after it is closed, and agree that we shall have no liability for destroying any records, documents, or exhibits still in our possession at the end of five years. All



Paul M. Bach

future work for Brongus, Inc. in other matters will be handled in accordance with this Agreement at our regular hourly rates unless otherwise agreed upon.

- 5. Costs and Other Charges. We will incur various costs and expenses in the normal course of performing legal services under this Agreement. Costs and expenses commonly include filing and recordation fees, court reporters' fees, computer legal research, messenger and other delivery services, postage, parking and other local travel expenses, telecopying, photocopying and other reproduction costs. You agree to pay transportation, meals, lodging and all other costs of any necessary travel by our personnel. Brongus, Inc. will be charged the hourly rates for the time we spend traveling, both local and out of town. Brongus, Inc. also agrees to pay for charges such as expert witness fees, title insurance fees, consultant and investigator fees, and the like. Photocopying is currently billed at \$0.05 per page, and motor travel at IRS standards. The Chapter 11 filing fee is \$1,717.00, which will be paid as part of the initial retainer. The firm reserves the right to require that certain costs, such as travel expenses, expert witness fees and deposition transcripts, be paid in advance directly by the client, or be paid into escrow before such costs are incurred.
- **6. Billing Statements**. Once your case has been filed, we will file a motion in the Bankruptcy Court for approval of our fees for services based on time and expenses up until the date of filing the Motion. We will always send you a copy of this motion with a detailed itemization of all fees and costs incurred and the basis for the fees and costs.

Upon Court approval of these fees, we will send you an itemized statement indicating fees and costs incurred and their basis, any amounts applied from the retainer, and any current balance owed, as well as any deductions requested by the Court if any. This billing statement will list the professionals who worked on your matter for that billing period with their hourly billing rates.

Should you have any questions concerning any statement, we encourage you to discuss them with us prior to the Court date listed on the Motion for Fees so that we may have an opportunity to resolve any misunderstandings in a mutually agreeable manner.

Any fees or costs due after application of your retainer, as determined by the Court and after approval of a fee application and notice to you, must be paid promptly.

Payment of fees and costs shall be made upon receipt of orders approving fees (or, after confirmation of your plan, upon receipt of invoices therefore), with payment received in our office no later than 5 days after the date of the order or invoice.

7. Chapter 11 Filing. The ultimate fees to be awarded the Firm for its representation of Brongus, Inc. in the Chapter 11 case must be approved by the Bankruptcy Court. Interim applications for compensation and reimbursement of expenses will be filed by the Firm with the Bankruptcy Court to obtain authorization for further



Paul M. Bach

payment. Generally, interim applications are made on a quarterly basis, but may be submitted more often. Brongus, Inc. agrees to pay any award of compensation upon the entry of a Court order authorizing such award.

Brongus, Inc. agrees that you shall perform fully and conscientiously all the duties of a Debtor and Debtor-in-Possession under the Bankruptcy Code, and shall timely comply with all reasonable requests for information or reports by the U.S. Trustee, any Creditor's Committee, and the Firm. These duties may include, but are not limited to, gathering and reviewing all of the information necessary for filing a complete and accurate list of all assets, creditors, budget, a schedule of executory contracts and unexpired leases, the Statement of Financial Affairs, and the Statement of Current Income and Expenses. You acknowledge having received a Questionnaire assisting the Firm in completing such documents, and agrees to timely, completely, and accurately complete the Questionnaire.

If during the course of the bankruptcy you wish to sell, refinance or pledge as security real property or any of your other assets, you must let us know so that we can ask the Court for approval. If you do not do this, the property or asset may not be able to be legally transferred, refinanced or pledged, which can cause significant problems both with the transaction and with your bankruptcy case. You must provide us with a copy of the listing agreement and/or contract for sale of the property before such document is signed by you.

Some debts, such as student loans, domestic support obligations (alimony, child support arrearages, etc.) and certain taxes, may not be dischargeable in your case. Liens, such as security interests, homeowner's liens and mortgages, may not released upon your confirmation, and you may need to make arrangements for the payment of such debts or surrender the property securing them after the conclusion of your case. Post-petition/pre-foreclosure homeowner's and condominium association charges are not discharged. You have been advised to close or draw down any financial account at an entity to which you owe or may owe money.

You authorize us to obtain information about your assets, credit (including credit reports), taxes, debts, income, expenses and other public and non-public information that may be used to verify and ensure the completeness of the information you provide to us. Such information may not be comprehensive or complete. It is obtained for background information and to aid our verification only. We will prepare your bankruptcy filings based upon information supplied by you. We will rely upon this information as being true, accurate, complete and correct. It is your responsibility to disclose your ownership or interest in and prior ownership or interest in all assets, regardless of value, and all debts and claims, regardless of amount. If a creditor is not listed, the debt to such creditor may not be discharged. If false, incorrect or incomplete information is included, or information is omitted, it can cause you additional effort and expense to remedy the error, may place the bankruptcy itself in jeopardy and could result in civil or criminal liability. It is vitally important that the information included in the bankruptcy schedules be complete and correct to avoid any problems. You will review all documents filed as part of your bankruptcy case, and your signature on those documents signifies that you have read and understood them, and agree with their contents. In cases of joint representation of spouses, communication with one spouse will be deemed communication with both spouses. We may disclose to both spouses any facts disclosed by either spouse.



Paul M. Bach

You must preserve all records and documents related in any way to this matter, including all electronic documents and data.

After your case is filed, unless otherwise instructed by this office, you must pay all taxes incurred after the date of filing (and file all necessary tax returns), maintain any required insurance, file all required monthly reports, pay quarterly U.S. Trustee fees and any adequate protection payments, and make all payments called for under your plan, once confirmed. Failure to do so may result in dismissal or conversion of your bankruptcy or sale of your property.

If during the course of the bankruptcy you wish to sell, refinance or pledge as security real property or any of your other assets, you must let us know so that we can ask the Court for approval. If you do not do this, the property or asset may not be able to be legally transferred, refinanced or pledged, which can cause significant problems both with the transaction and with your bankruptcy case. You must provide us with a copy of the listing agreement and/or contract for sale of the property before such document is signed by you.

8. Discharge and Withdrawal. You may discharge us at any time and we may withdraw from your representation after approval by the Court. Reasons for our withdrawal may include, but are not limited to, your breach of this Agreement, your failure to pay our bills as they become due, your refusal to cooperate with us or follow our advice on a material matter, or any fact or circumstance that would render our continuing representation of you unlawful, unethical or impracticable.

Upon cessation of our active involvement in any particular matter, even if we continue to represent you in other matters, we will have no duty to inform you of future developments, deadlines or changes in the law.

- 9. Disclaimer of Guarantee; Risks. Nothing in this Agreement should be construed as a promise or guarantee about the outcome of any matter that we are handling on your behalf. Our comments about the outcome of matters pertaining to you are expressions of opinion only. There are risks in filing for bankruptcy, including the possible liquidation or loss of property. You also understand that the bankruptcy law is subject to different interpretations and that there are inherent risks in how Courts will apply various provisions. In a Chapter 11 you cannot dismiss your case without prior Court approval, and the case can be converted to Chapter 7 without your approval. Since approval of a Chapter 11 plan requires the consent of creditors, no guarantees or representations are made as to whether such approval will or can be obtained.
- 10. Entire Agreement. This letter contains all of the terms of the agreement between us applicable to our representation and may not be modified except by a written agreement signed by both of us. There are no promises, terms, conditions or obligations applicable to our representation hereunder, except as expressly set forth in this Agreement, and the terms hereof supersede any previous oral or written agreements between us with respect to our representation hereunder.



Paul M. Bach

11. Effective Date. Please confirm that this letter accurately reflects our agreement, and that you understand and waive any potential conflicts of interest, by signing the duplicate copy of this Agreement and returning it to us along with your retainer amount stated above. The representation covered by this Agreement commences only upon the receipt by this office of such items.

If you have any questions concerning the provisions of this Agreement, please do not hesitate to call me. We look forward to the privilege of working with you.

Very truly yours,

Paul M. Bach, Esq.

UNDERSTOOD AND AGREED TO:

3/27/2024 Date

Date

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United States Bankruptcy Court Northern District of Illinois, Eastern Division

	N	orthern District of Illinois, Eastern	Division			
In re	Brongus Inc.	Debtor(s)	Case No. Chapter	11		
	VERIFICATION OF CREDITOR MATRIX					
		Number of	of Creditors:	14		
	The above-named Debtor(s) (our) knowledge.	hereby verifies that the list of cred	litors is true and	correct to the best of my		
Date:	March 27, 2024	/s/ Denis Dragovic Denis Dragovic/President Signer/Title				

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American Express Box 0001 Los Angeles, CA 90096-0001

American Express c/o Beckert and Lee PO Box 3001 Malvern, PA 19355

Associated Bank 200 North Adams Street Green Bay, WI 54307-9006

Associated Bank 11223 N. Port Washington Mequon, WI 53092

Chase Bank PO Box 15298 Wilmington, DE 19850

Denis Dragovic 770 Pearson Des Plaines, IL 60016

Huntington National Bank PO Bach 182387 Columbus, OH 43218

Huntington National Bank 5555 Cleveland Avenue Columbus, OH 43231

Huntington National Bank 2100 Elmhurst Road Mount Prospect, IL 60056

JP Morgan Chase Bank N.A. Collateral Management Small Business Louisville, KY 40232-9891

JPMorgan Chase Bank N.A. 1190 S. Elmhurst Road Mount Prospect, IL 60056

JPMorgan Chase Bank, N.A. 212 Park Avenue New York, NY 10017

JPMorgan Chase Bank, NA Attn: Correspondene Mail Chase Records Center 700 Kansas Lane; Ma Monroe, LA 71203

WebBank 215 S. State Street Suite 100 Salt Lake City, UT 84111

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United States Bankruptcy Court Northern District of Illinois, Eastern Division

In re	Brongus Inc.		Case No.	
		Debtor(s)	Chapter 11	
	CORP	PORATE OWNERSHIP STATEMENT	(RULE 7007.1)	
recusal corpor	l, the undersigned counsel for ation(s), other than the debtor	ptcy Procedure 7007.1 and to enable the Jur Brongus Inc. in the above captioned acr or a governmental unit, that directly or in, or states that there are no entities to report	ion, certifies that the follow directly own(s) 10% or mor	ring is a (are)
⊠ No	ne [Check if applicable]			
March	o 27, 2024	/s/ Paul M. Bach		
Date		Paul M. Bach		
		Signature of Attorney or Litig Counsel for Brongus Inc.	ant	
		Bach Law Offices		
		P.O. Box 1285 Northbrook, IL 60065		
		Fax:		
		paul@bachoffices.com		